

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
)	
v.)	Criminal No. 15-10338-FDS
)	
6. HERZZON SANDOVAL)	
a/k/a "CASPER,")	
)	
7. EDWIN GUZMAN)	
a/k/a "PLAYA,")	
)	
Defendants)	

**GOVERNMENT'S OPPOSITION TO DEFENDANTS' MOTION
IN LIMINE TO REQUIRE THE GOVERNMENT TO PRESENT
A PROFFER OF PROOF ON CO-CONSPIRATOR DECLARATIONS**

Defendants Edwin Guzman, a/k/a "Playa," and Herzzon Sandoval, a/k/a "Casper," request that the government make a pretrial proffer of proof as to the admissibility of co-conspirator declarations it intends to offer at trial. (D.1751, 1768). The government provided this information in its *Motion in Limine to Admit Co-Conspirator Statements* filed on January 8, 2018 (D.1781). The Court should therefore deny the defendants' motion in limine as moot.

Respectfully submitted,

ANDREW E. LELLING
United States Attorney

By: /s/ Kelly Begg Lawrence
KELLY BEGG LAWRENCE
CHRISTOPHER POHL
Assistant United States Attorneys

CERTIFICATE OF SERVICE

I hereby certify that this document, filed through the Court's Electronic Court Filing (ECF) system on January 16, 2018, will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF).

By: /s/ Kelly Begg Lawrence
KELLY BEGG LAWRENCE
Assistant United States Attorney